

RACHEL PENSKI FISSELL rfissell@walfishfissell.com +1.212.672.0523 405 Lexington Avenue, 8th Floor New York, NY 10174 www.walfishfissell.com

April 18, 2022

Hon. John P. Cronan United States District Court Southern District of New York 500 Pearl St. New York, NY 10007

Re: Lebanese Co. for Financial Investment SAL v. Córporación Eléctrica Nacional, Case 1:21-cv-09173

Dear Judge Cronan:

We write pursuant to the Court's April 4, 2022 order (ECF No. 24) ("Order") responding to the motion ("Motion") of Walfish & Fissell PLLC ("W&F") to withdraw as counsel to Plaintiff Lebanese Company for Financial Investment SAL ("LCFI") for reasons of non-payment (ECF Nos. 20-22).

The Order directed W&F by April 5, 2022 to serve the Order, together with the Motion papers,¹ on LCFI, and provided that "[b]y April 18, 2022 [W&F] shall advise whether it has informed Plaintiff of its motion to withdraw as counsel of record in this case, and if so, Plaintiff's position on that motion." ECF No. 24.

W&F served the Order and Motion papers as directed, sending them on April 5, 2022 to LCFI's principal and LCFI's Lebanese counsel via email, and noting that the Court had requested that LCFI provide its position on the Motion so that W&F could report that to the Court. See ECF No. 25 (Declaration of Service filed pursuant to the Order). On April 14, 2022, I sent a follow-up email to LCFI's principal and LCFI's Lebanese counsel again requesting that LCFI provide its position on the Motion so that W&F may report it to the Court.

LCFI has not responded to these emails (or otherwise communicated with us since the Motion was filed), and so we are unable to report Plaintiff's position on the Motion.

Respectfully submitted,

Rachel Penski Fissell

¹ W&F had previously served the Motion papers on LCFI at the time of their filing. *See* Certificates of Service appended to ECF Nos. 20-22.